

UNITED STATES PATENT AND TRADEMARK OFFICE



APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/762,138	03/29/2001	Richard Flieger	KSN0009	8493
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Eric J Groen Baker & Daniels			EXAMINER	
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South Bend, IN 46601			ART UNIT	PAPER NUMBER
			2833	7
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Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)				
Office Action Summary	09/762,138	FLIEGER ET AL.				
Office Action Summary	Examiner	Art Unit				
The MAILING DATE of this communication	Larisa Z Tsukerman	2833				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
1) Responsive to communication(s) filed on <u>07 M</u>						
,—	s action is non-final.					
3) Since this application is in condition for alloward closed in accordance with the practice under EDisposition of Claims	nce except for formal matters, pr Ex parte Quayle, 1935 C.D. 11, 4	osecution as to the merits is 53 O.G. 213.				
4)⊠ Claim(s) <u>1-20</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-20</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or	election requirement.					
Application Papers						
9)⊠ The specification is objected to by the Examiner.						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). 11) ☐ The proposed drawing correction filed on is: a) ☐ approved b) ☐ disapproved by the Examiner.						
If approved, corrected drawings are required in reply to this Office action.						
12) The oath or declaration is objected to by the Examiner.						
Priority under 35 U.S.C. §§ 119 and 120						
13)⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a) ☐ All b) ⊠ Some * c) ☐ None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3.⊠ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.						
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).						
a) ☐ The translation of the foreign language provisional application has been received. 15)☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.						
Attachment(s)	priority under 35 U.S.C. §§ 120	and/or 121.				
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s) 5.		(PTO-413) Paper No(s) atent Application (PTO-152)				

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DETAILED ACTION

Specification

Arrangement of the Specification

As provided in 37 CFR 1.77(b), the specification of a utility application should include the following sections in order. Each of the lettered items should appear in upper case, without underlining or bold type, as a section heading. If no text follows the section heading, the phrase "Not Applicable" should follow the section heading:

- (a) TITLE OF THE INVENTION.
- (b) CROSS-REFERENCE TO RELATED APPLICATIONS.
- (c) STATEMENT REGARDING FEDERALLY SPONSORED RESEARCH OR DEVELOPMENT.
- (d) INCORPORATION-BY-REFERENCE OF MATERIAL SUBMITTED ON A COMPACT DISC (See 37 CFR 1.52(e)(5) and MPEP 608.05. Computer program listings (37 CFR 1.96(c)), "Sequence Listings" (37 CFR 1.821(c)), and tables having more than 50 pages of text are permitted to be submitted on compact discs.) or REFERENCE TO A "MICROFICHE APPENDIX" (See MPEP § 608.05(a). "Microfiche Appendices" were accepted by the Office until March 1, 2001.)
- (e) BACKGROUND OF THE INVENTION.
 - (1) Field of the Invention.
 - (2) Description of Related Art including information disclosed under 37 CFR 1.97 and 1.98.
- (f) BRIEF SUMMARY OF THE INVENTION.
- (g) BRIEF DESCRIPTION OF THE SEVERAL VIEWS OF THE DRAWING(S).
- (h) DETAILED DESCRIPTION OF THE INVENTION.
- (i) CLAIM OR CLAIMS (commencing on a separate sheet).
- (j) ABSTRACT OF THE DISCLOSURE (commencing on a separate sheet).
- (k) SEQUENCE LISTING (See MPEP § 2424 and 37 CFR 1.821-1.825. A "Sequence Listing" is required on paper if the application discloses a nucleotide or amino acid sequence as defined in 37 CFR 1.821(a) and if the required "Sequence Listing" is not submitted as an electronic document on compact disc).

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The disclosure is objected to because of the following informalities: on page 1, lines 26-27 and page 2, line 5, what does exactly applicant mean as "completely positive connection"?

The disclosure is objected to because of the following informalities:

on page 5, lines 11-14, it is unclear what part of the spring 2 the spring legs 9 and 10 originate, what is the difference between the top wall and the wall of a spring leg base 8?

The abstract of the disclosure is objected to because of claim language such as "consisting and said". Correction is required. See MPEP § 608.01(b).

Appropriate correction is required.

Drawings

The drawings are objected to because it is not clear whether a reference character 8 in Fig. 2 show an opening or a spring lag base? It is not clear from the figures where spring legs 9 and 10 are, and how 8, 9 and 10 arranged. A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

Appropriate correction is required.

Claim Objections

Claims 8 and 18 are objected to because of the following informalities: on line 2 "a crank" should be – offset -.

Appropriate correction is required.

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Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-5 and 7-8 are rejected under 35 U.S.C. 103(a) as being unpatentable over Watanabe et al. (4950183) in view of DE 3629740.

In regards to claim 1, Watanabe discloses a base spring (not shown, see abstract, line 3 and Col.2, lines 55-57), a box-like backup spring 10 having divided overlapped fourth wall (16,13) with a connecting lug 13B formed on one wall section 13 and a recess 17 formed on the other wall section 16; wall sections overlap over the full length of the backup spring.

Watanabe discloses a claimed invention substantially **except for two lugs**, which are bent. DE 3629740 shows **two bent lugs** 28, 29 inserted into corresponding **recesses** 30 (see Figs.1 and 6) to hold backup spring 6 closed. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the structure of Watanabe so as to include two bent lugs of DE 3629740 in order to provide more steady and strong engagement between wall sections and maintain the box-like body 10 in a given shape.

In regards to claim 2, Watanabe, as modified by DE 3629740, discloses the connecting lugs 28, 29 are formed on the lower wall section and the recesses 30 are formed on the upper wall section (see Fig.6).

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In regards to claim 3, one recess has a shape of an elongate hole (see Fig.1 and 6).

In regards to claim 5, Watanabe, when modified by DE 3629740, disclose the connecting lugs, after being bent over, are supported on the wall having the recesses, as claimed (see Fig. 6).

In regards to claim 4, Watanabe, as modified by DE 3629740, disclose the invention substantially, as claimed, except for one recess is formed as U-shaped recess. However, it would have obvious to modify/ (or matter of design choice to include) the structure of Watanabe by including the limitation mention above, since applicant has not disclosed that this limitation solves any stated problem or is for any particular purpose and it appears that the invention would performed equally well with a recess of a different shape - U or elongate hole.

In regards to claim 7, reference DE 3629740 also shows a locking hook 36 which is cut out, bent outwardly from the first wall, extends in the longitudinal direction of the backup spring and locks a backup spring 6 into the isolative housing (not shown, see Col.5, lines 2-7). It would have been obvious to one of ordinary skill in the art to modify the structure of Watanabe so as to include the structure (locking hook) of DE 3629740 in order to lock the backup spring into the housing.

In regards to claim 8, reference DE 3629740 also shows a crank 31 having the material thickness of the lower section (see Figs. 1 and 2) to provide smooth insertion of lugs 28,29 into recesses 30.

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It would have been obvious to one of ordinary skill in the art to modify the structure of Watanabe so as to include the structure (crack) of DE 3629740 in order to facilitate insertion of lugs 28,29 into recesses 30.



Claim 8 is rejected under 35 U.S.C. 103(a) as being unpatentable over Watanabe et al. (4950183) in view of DE 3629740, as applied to claim 1 above, and further in view of Seko (EP0837529). Watanabe disclose the invention substantially as claimed except for the upper wall has a crank with the material thickness of the lower wall section. However, D'Urso (4934966) shows a distended wall 14 to provide advantageously slight clearance between a receptacle portion 1,2 and complementary tab 11 in order to facilitate insertion. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to further modify the structure of Watanabe so as to include the structure (a distended wall portion) of D'Urso in order to facilitate insertion of base spring into a backup spring.

Claim 6 is rejected under 35 U.S.C. 103(a) as being unpatentable over Watanabe et al. (4950183) in view of DE 3629740, as applied to claim 1 above, and further in view of Seko (EP0837529). Watanabe disclose the invention substantially as claimed except for notches on the upper side of the connecting lugs. However, Seko shows notches 62 on lugs 22 (see Fig.14) so as to fit tightly into recess 23 (see Col.7, lines 3-5). It would have been obvious to one of ordinary skill in the art at the time the invention was made to further modify the structure (lugs) of Watanabe so as to include the structure (lugs with notches) of Seko in order to fit lugs tightly into recess.

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Claim 9 is rejected under 35 U.S.C. 103(a) as being unpatentable over Watanabe et al. (4950183) in view of DE 3629740, as applied to claim 1 above, and further in view of Myer (5624273). Watanabe discloses the invention substantially as claimed, except for a polarizing member is formed on the lower wall section. However, Myer shows a polarizing member 27 formed on the lower wall section and inserted into groove 68 to prevent a force tending to separate backup spring 20 from the housing. It would have been obvious to one of ordinary skill in the art to modify the structure of Watanabe so as to include the structure of (add a polarizing member) of Myer in order to prevent a force tending to separate backup spring from the housing.

Claim 10 is rejected under 35 U.S.C. 103(a) as being unpatentable over Watanabe et al. (4950183) in view of DE 3629740 as applied to claim 1 above, and further in view of Egenolf (5246390). Watanabe discloses the invention substantially as claimed, except for folding legs are formed on the opposing walls of the backup spring being adapted to be bent inwardly and engaging in the corresponding openings on the base spring. Egenolf shows folding legs 77 and 79, and openings 82 to mount the backup spring 13 on the base spring 11(see Figs. 1 and 5). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to further modify the structure of Watanabe so as to include the structure of Egenolf (folding legs) in order to mount the backup spring on the base spring.

Claims 11 - 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kakuta et al. (5775962) in view of German Patent (G92 01 047. 4).

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In regards to claims 11-13, Kakuta disclose a base spring 11, a box-like backup spring 1 having divided overlapped fourth wall (7+7a, 7'+ 7a') with a connecting lug 7b being bent and formed on the lower wall section (7+7a), and a recess 9 being formed on the upper wall section (7'+7a') and has a shape of an elongate hole.

However, Kakuta lacks two lugs with complementary recesses in the front and rear portions of the wall. German Patent (G 92 01 047.4, Figs, 20 and 21) shows two connecting points (lugs 55 and 56 with complementary recesses 53 and 54). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the structure of Kakuta so as to include connecting points (two lugs and recesses) in the front and rear portions of the wall, as taught by German Patent, in order to provide more steady and strong retaining means between wall sections.

In regards to claim 15, the connecting lugs, after being bent over, are supported on the wall having the recesses.

In regards to claim 14, Kakuta disclose the invention substantially as claimed except for one recess is formed as U-shaped recess. However, it would have obvious to modify/ (or matter of design choice to include) the structure of Kakuta by including the limitation mentioned above, since applicant has not disclosed that this limitation solves any stated problem or is for any particular purpose and it appears that the invention would performed equally well with a recess of a different shape other than the U - shaped.

Claim 16 is rejected under 35 U.S.C. 103(a) as being unpatentable over Kakuta et al. (5775962) and German Patent (G92 01 047. 4), as applied to claims 11-15 above,

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and further in view of Seko (EP0837529). Kakuta disclose the invention substantially as claimed except for notches on the upper side of the connecting lugs. Seko shows notches 62 on lugs 22 (see Fig.14) so as to fit tightly into recess 23 (see Col.7, lines 3-5). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to further modify the structure (lugs) of Kakuta so as to include the structure (lugs with notches) of Seko in order to fit lugs tightly into recess.

Claim 17 is rejected under 35 U.S.C. 103(a) as being unpatentable over Kakuta et al. (5775962) and German Patent (G92 01 047. 4), as applied to claim 11 above, and further in view of Buddrus et al.(4934965). Kakuta discloses the invention substantially as claimed except for a locking hook extending in the longitudinal direction of the backup spring is cut out and bent outwardly from the first wall. Buddrus shows a locking hook 57 (see Fig. 1) that locking a backup spring 50 into the housing (not shown, see Col.5, lines 33-38). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to further modify the structure of Kakuta so as to include the structure (locking hook) of Buddrus in order to lock the backup spring into the housing.

Claim 18 is rejected under 35 U.S.C. 103(a) as being unpatentable over Kakuta et al. (5775962) and German Patent (G92 01 047. 4), as applied to claims 11-15 above, and further in view of DE 3629740. Kakuta discloses the invention substantially as claimed except for a crank having the material thickness of the lower section. However, DE3629740 shows a crank 31 having the material thickness of the lower section (see Figs. 1 and 2) to provide smooth insertion of lugs 28,29 into recesses 30.

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Therefore, it would have been obvious to one of ordinary skill in the art to modify the structure of Kakuta so as to include the structure (crack) of DE 3629740 in order to facilitate insertion of lugs 28,29 into recesses 30.

Claim 19 is rejected under 35 U.S.C. 103(a) as being unpatentable over Kakuta et al. (5775962) and German Patent (G92 01 047. 4), as applied to claim 11 above, and further in view of Myer (5624273). Kakuta discloses the invention substantially as claimed, except for a polarizing member is formed on the lower wall section. Myer shows a polarizing member 29 formed on the lower wall section and inserted into groove 64 to control the contact when it is inserted into the housing. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to further modify the structure of Kakuta so as to include a polarizing member as taught by Myer in order to control/guide the contact when it is inserted into a connector housing.

Claim 20 is rejected under 35 U.S.C. 103(a) as being unpatentable over Kakuta et al. (5775962) and German Patent (G92 01 047. 4) as applied to claims 11-15 above, and further in view of Egenolf (5246390). Kakuta discloses the invention substantially as claimed, except for folding legs are formed on the opposing walls of the backup spring being adapted to be bent inwardly and engaging in the corresponding openings on the base spring. Egenolf shows folding legs 77 and 79, and openings 82 to mount the backup spring 13 on the base spring 11(see Figs. 1 and 5). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to

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further modify the structure of Kakuta so as to include the structure of Egenolf (folding legs) in order to mount the backup spring on the base spring.

Conclusion

- 1. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure:
- 2. Rozet (WO 99/41807) shows backup spring 30 having four walls, two bent lugs 34 inserted into corresponding recesses 35 (see Fig.1 and lines 27-35 on page 5) to hold backup spring closed.
- 3. Geltsch et al.(6394858) disclose a base spring 1, a box-like backup spring 2 having four walls, two connecting bent lugs 14 and complementary recesses.
- 4. Moehrke (3793616) disclose overlap "walls", two bent lugs 23, recess 21.
- 5. Sakai et al. (5643018) disclose overlap walls, recess and lug.
- 6. EP0099845 shows a locking tab 27 engaged with an opening 5 in a tongue 7.
- 7. Oka et al. (5921821) disclose a backup spring having inwardly bent folding legs 44 (see Fig.1).
- 8. Roy et al. (4798545) disclose a backup spring, overlapped divided walls, and a polarization member 170.
- 9. DT 3346322 disclose a backup spring 2 having four walls, a locking hook 63 to lock into the housing, slot 72 and folding legs 64, and a base spring 73.
- 10. Also, Filson (4012106), Axelsson (55250700 and Teagno (3550069) show a commonly use distended portions to facilitate insertion of one portion into another.
- 11. Romak (4938720).

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Larisa Z Tsukerman whose telephone number is (703)-308-6038. The examiner can normally be reached on Monday through Friday from 8:30 am to 5:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Paula A Bradley can be reached on 703-308-2319. The fax phone numbers for the organization where this application or proceeding is assigned are (703)-308-7722 for regular communications and (703)-308-7722 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703)-308-0956.

L.T. June 17, 2002

THO D.TA
PRIMARY EXAMINER